PCT/US2005/000760

A. CLASSIFI	A61M39/22	A61M39/24	A61M25/00

According to International Patent Classification (IPC) or to both national classification and IPC

B. FIELDS SEARCHED

Minimum documentation searched (classification system followed by classification symbols) IPC 7 A61M

Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched

Electronic data base consulted during the international search (name of data base and, where practical, search terms used)

EPO-Internal

									
C. DOCUME	NTS CONSIDERED TO BE RELEVANT								
Category *	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.							
Υ .	WO 97/23255 A (B.BRAUN CELSA; NADAL, GUY) 3 July 1997 (1997-07-03) page 6, line 26 - page 10, line 20; figures	1-6,8, 10-17							
х	WO 97/26931 A (STINGER, FLORENCE) 31 July 1997 (1997-07-31) page 10, lines 2-4	10,14							
Y	page 12, last paragraph - page 13, paragraph 2; figures	1-4,6,8, 10-17							
Υ	US 6 152 909 A (BAGADISAN ET AL) 28 November 2000 (2000-11-28) column 13, paragraph 2	5							
) H1								
X Furth	er documents are listed in the continuation of box C.	ed in annex.							

Special camporise of alted documents: A document defining the general state of the art which is not considered to be of pair toular relevance. E* earlier document but published on or after the international fing date for the pair toular relevance of the pair toular tours and the pair toular tours and the pair to	This later document published after the international filing date of priority date and not in conflict with the application but of priority date and not in conflict with the application but invention. The document of particular relevance; the claimed invention cannot be considered nowled or cannot be considered to involve an invention stop whom the document is taken above the considered nowled or particular relevance; the claimed invention of involve an invention stop whom the document is taken above the document of particular relevance; the claimed invention in the document is combined with one or more other such documents are considered with one or more other such documents, and combination being obvious to a person skilled in the art. The document member of the same potent lamity
Date of the actual completion of the international search 27 April 2005	Oate of mailing of the international search report 2 0. 07. 2005
Name and mailing address of the ISA European Patent Office, P.B. 5818 Patentlaan 2 NL - 2280 HV Rijswijk Tel. (+31-70) 340-2040, Tx. 31 651 epo nl, Fex: (+31-70) 340-3016	Authorized officer Vänttinen, H

Form PCT/ISA/210 (second sheet) (January 2004)

International Application No PCT/US2005/000760

		05200	05/000760
	ation) DOCUMENTS CONSIDERED TO BE RELEVANT		
Category *	Citation of document, with indication, where appropriate, of the relevant passages		Relevant to claim No.
Y	US 6 306 124 B1 (JONES MICHAEL L ET AL) 23 October 2601 (2001-16-23) column 3, last paragraph - column 4, paragraph 2 page 12, paragraph 1; figures 1,8		1-4,6,8, 10-17
Χ	US 4 447 237 A (FRISCH ET AL)		14
Y	8 May 1984 (1984-05-08) column 3, last paragraph - column 4, paragraph 1 column 12, paragraph 2; figures		1-4,6,8, 10-17
A	WO 92/06732 A (STRATO MEDICAL CORPORATION) 30 April 1992 (1992-04-30)		1,3,4, 10,11, 13-16
	abstract; claims; figures		-0-
	. *		
	(X)		
	*		

International application No. PCT/US2005/000760

Box II	Observations where certain claims were found unsearchable (Continuation of item 2 of first sheet)	
This Inte	ermetional Search Report has not been established in respect of certain claims under Article 17(2)(a) for the following reasons:	
1.	Claims Nos.: because they relate to subject matter not required to be searched by this Authority, namely.	
2.	Claims Nos.: because they relate to parts of the international Application that do not comply with the prescribed requirements to such an extent that no meaningful international Search can be carried out, specifically:	
з. 🗌	Claims Nos.: because they are dependent claims and are not drafted in accordance with the second and third sentences of Rule 6.4(a).	
Box III	Observations where unity of invention is lacking (Continuation of item 3 of first sheet)	
This Inte	ernational Searching Authority found multiple inventions in this international application, as follows:	
	see additional sheet	
1. [As all required additional search fees were timely paid by the applicant, this International Search Report covers all searchable claims.	
2.	As all searchable claims could be searched without effort justifying an additional fee, this Authority did not invite payment of any additional fee.	
3.	As only some of the required additional search fees were timely paid by the applicant, this International Search Report covers only those claims for which fees were paid, specifically claims Nos.:	
4. X	No required additional search fees were timely paid by the applicant. Consequently, this International Search Report is restricted to the invention first mentioned in the claims; it is covered by claims Nos.: 1-17	
	•	
Remark	on Protest The additional search fees were accompanied by the applicant's protest.	
	No protest accompanied the payment of additional search fees.	

FURTHER INFORMATION CONTINUED FROM PCT/ISA/ 210

This International Searching Authority found multiple (groups of) inventions in this international application, as follows:

1. claims: 1-17

Pressure activated valve having a nonthrombogenic coating on fluid contacting surfaces or a catheter having such a valve $\,$

2. claims: 18-21

Pressure activated valve having a plurality of flexible members stacked on one another

International Application No PCT/US2005/000760

Patent document cited in search report WO 9723255 A WO 9726931 A	Publication date 03-07-1997 31-07-1997	FR EP WO US	Patent family member(s) 2742665 A1 0810891 A1 9723255 A1	Publication date 27-06-1997 10-12-1997
		EP WO	0810891 A1	
WO 9726931 A	31-07-1997		5984903 A	03-07-1997 16-11-1999
NO 372332		US AU CA CN EP JP WO	5634913 A 708891 B2 1573897 A 2244225 A1 1213319 A 0876172 A1 2000504246 T 9726931 A1	03-06-1997 12-08-1999 20-08-1997 31-07-1997 07-04-1999 11-11-1998 11-04-2000 31-07-1997
US 6152909 A	28-11-2000	US AU US AU US US US US US US US US US US US US US	5833644 A 6347798 A 1011775 A1 9839047 A1 9839047 A1 6398773 B1 6456198 A 9838930 A1 6456198 A 9838930 A1 6688398 A 12002055347 A1 6688398 A 200205519 A1 2002062119 A1 6135591 A 6652480 B1 2003009146 A1 6652480 B1 262945 T 3071997 A 3132097 A 2255641 A1 2256401 A1 69728390 T2 69732104 D1 69728390 T2 69748390 T2 6974981 D2	10-11-1998 22-09-1998 22-09-1998 28-06-2000 11-09-1998 04-06-2002 22-09-1998 01-02-2005 21-03-2002 22-09-1998 01-02-2005 21-03-2002 24-10-2005 24-10-2003 25-11-2003 24-09-2002 15-04-2004 15-01-2005 09-12-1997 27-11-1997 27-11-1997 27-11-1997 27-11-1997 07-04-1999 03-07-2001 09-08-2002 06-05-2002

International Application No PCT/US2005/000760

				1 01/03	2003/000/00
Patent document cited in search report		Publication date		Patent family member(s)	Publication date
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US 4447237	Α	08-05-1984	JР	58168333 U	10-11-1983
WO 9206732	A	30-04-1992	US AT AU CA DE DE DE DK EP ES GR JP WO	5156600 A 127027 T 653973 B2 8911691 A 2091561 A1 9190142 U1 69112632 T2 552313 T3 0552313 A1 2076744 T3 7108320 B 5505966 T 9206732 A1	20-10-1992 15-09-1995 20-10-1994 20-05-1992 11-04-1992 03-06-1993 05-10-1995 08-02-1996 08-01-1996 28-07-1993 01-11-1995 31-12-1995 22-11-1995 22-11-1995 02-09-1993 30-04-1992

PATENT COOPERATION TREATY

	REC'D	2 1	JUL	2005
i	WIPO			PCT

rom the		
NTERNATIONAL	SEARCHING	ALITHORITY.

see form PCT/ISA/220

To:

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

(PCT Rule 43bis.1)

Date of mailing

(day/month/year) see form PCT/ISA/210 (second sheet)

Applicant's or agent's file reference see form PCT/ISA/220

FOR FURTHER ACTION See paragraph 2 below

International application No. PCT/US2005/000760

International filing date (day/month/year) 14.01.2005

Priority date (day/month/year) 29.01.2004

International Patent Classification (IPC) or both national classification and IPC

A61M39/22, A61M39/24, A61M25/00

Applicant

BOSTON SCIENTIFIC SCIMED, INC.

- This opinion contains indications relating to the following items:
 - ⊠ Box No. 1 Basis of the opinion
 - ☐ Box No. II Priority

 - Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability
 - Box No. IV Lack of unity of Invention
 - Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial Box No. V applicability; citations and explanations supporting such statement
 - ☐ Box No. VI Certain documents cited
 - Box No. VII Certain defects in the international application
 - ☐ Box No. VIII Certain observations on the international application
- 2. FURTHER ACTION

If a demand for international preliminary examination is made, this opinion will usually be considered to be a written opinion of the International Preliminary Examining Authority ("IPEA"). However, this does not apply where the applicant chooses an Authority other than this one to be the IPEA and the chosen IPEA has notifed the International Bureau under Rule 66.1bis(b) that written opinions of this International Searching Authority will not be so considered.

If this opinion is, as provided above, considered to be a written opinion of the IPEA, the applicant is invited to submit to the IPEA a written reply together, where appropriate, with amendments, before the expiration of three months from the date of malling of Form PCT/ISA/220 or before the expiration of 22 months from the priority date, whichever expires later.

For further options, see Form PCT/ISA/220.

For further details, see notes to Form PCT/ISA/220.

Name and mailing address of the ISA:

European Patent Office D-80298 Munich Tel. +49 89 2399 - 0 Tx: 523656 epmu d Fax: +49 89 2399 - 4465

Authorized Officer

Vänttinen, H

Telephone No. +49 89 2399-7442



WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/US2005/000760

Box No. I Basis of the opinion						
. With regard to the language, this opinion has been established on the basis of the international application in the language in which it was filed, unless otherwise indicated under this item.						
☐ This opinion has been established on the basis of a translation from the original language into the followin language , which is the language of a translation furnished for the purposes of international search (under Pulses 12.3 and 23.1(b)).						
With regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed invention, this opinion has been established on the basis of:						
a. type of material:						
□ a sequence listing						
☐ table(s) related to the sequence listing						
b. format of material:						
☐ in written format						
□ in computer readable form						
c. time of filing/furnishing:						
□ contained in the international application as filed.						
☐ filed together with the international application in computer readable form.						
☐ furnished subsequently to this Authority for the purposes of search.						
3. In addition, in the case that more than one version or copy of a sequence listing and/or table relating there has been filled or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.						
4. Additional comments:						

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/US2005/000760

ap	x No. III Non-establishment o plicability	of op	inion with regard to novelty, inventive step and industrial		
The obv	e questions whether the claimed vious), or to be industrially applic	invei able	ntion appears to be novel, to involve an inventive step (to be non have not been examined in respect of:		
	the entire international applicat	ion,			
\boxtimes	claims Nos. 18-21				
bed	ause:				
	the said international application, or the said claims Nos. relate to the following subject matter which does not require an international preliminary examination (specify):				
	the description, claims or drawl unclear that no meaningful opin	ngs (nion c	(Indicate particular elements below) or said claims Nos. are so could be formed (specify):		
	the claims, or said claims Nos. could be formed.	are s	so inadequately supported by the description that no meaningful opinion		
×	no international search report h	as be	een established for the whole application or for said claims Nos. 18-21		
	the nucleotide and/or amino aci C of the Administrative Instructi	d sed ions i	quence listing does not comply with the standard provided for in Annex in that:		
	the written form		has not been furnished		
			does not comply with the standard		
	the computer readable form		has not been furnished		
			does not comply with the standard		
	the tables related to the nucleot not comply with the technical re	ide a quire	undfor amino acid sequence listing, if in computer readable form only, do ements provided for in Annex C-bis of the Administrative Instructions.		
	See separate sheet for further of	detail	8		

International application No. PCT/US2005/000760

_						
_	Box	x No. IV	Lack of unity of in	ventlo	n	
1	1. In response to the invitation (Form PCT/ISA/206) to pay additional fees, the applicant has:					6) to pay additional fees, the applicant has:
			paid additional fees.			
			paid additional fees u	nder p	rotest.	
		⊠	not paid additional fee	98.		
2		This A	uthority found that the	require	ement of uni	ty of invention is not complied with and chose not to invite
3	This	s Author	rity considers that the r	equire	ment of unit	y of invention in accordance with Rule 13.1, 13.2 and 13.3 is
		complie	d with			
	⊠r	not com	plied with for the follow	ring rea	asons:	
			parate sheet			
4.	Con	sequen	tly, this report has bee	n estal	blished in re	spect of the following parts of the international application:
	□ а	all parts				
	⊠t	he parts	relating to claims Nos	s. 1-17		
_		No. V ustrial a	Reasoned stateme applicability; citations	nt und	ler Rule 43/ explanation	bis.1(a)(i) with regard to novelty, inventive step or as supporting such statement
1.	Stat	ement				
	Nov	elty (N)		Yes: No:	Claims Claims	1-9,11-13,15-17 10,14
	Inve	ntive st	ep (IS)	Yes: No:	Claims Claims	7,9 1-6,8,10-17
	Indu	ıstrial ap	oplicability (IA)	Yes: No:	Claims Claims	1-17
2.	Citat	tions an	d explanations			
	see	separa	te sheet			

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/US2005/000760

Box No. VII Certain defects in the international application

The following defects in the form or contents of the international application have been noted: see separate sheet

1 Concerning Item IV

In the light of WO-A-97/23255 (D1), being considered as the closest prior art, claims 1, 10 and 14 have a common special technical feature, namely that the valve has a nonthrombogenic coating (see Item V). Since other technical features of claims 1, 10 and 14 are known from D1 and claim 18 does not include a technical feature corresponding to the special technical feature of the other independent claims, claim 18 is not so linked as to form a single general inventive concept with the remaining independent claims. Hence, said claims lack unity and are considered to relate to two possible groups of inventions as indicated below. The separate inventions/groups of inventions are:

Claims 1-17: Pressure activated valve having a nonthrombogenic coating on fluid contacting surfaces or a catheter having such a valve

Claims 18-21: Pressure activated valve having a plurality of flexible members stacked on one another

2 Concerning Item V.

- 2.1 D1 discloses a catheter comprising a lumen (9) and a valve (5) having a flexible membrane (17) including a slit (7).
- 2.2 In the light of D1, the subject-matter of claim 1 is considered to differ from the disclosure of D1 by that the valve has a nonthrombogenic coating. WO-A-97/26931 (D2) discloses a medical device having a valve structure including an antithrombogenic agent for preventing the clotting of blood. Consequently, in the light of the teaching of D2, it would be obvious for the skilled person to arrive at the subject-matter of claims 1 and 6, should he face the problem of preventing clotting of blood at the valve of D1. Thus, the subject-matter of claim 1 does not meet the requirement of Article 33(3) PCT.
- 2.3 In addition, the technical features of dependent claims 2-4 and 8 appear to be disclosed by D1 and the technical feature of claim 5 appears to be obvious from the disclosure of US-A-6 152 909 (D3). Thus, claims 2-5 and 8 do not meet the requirement of Article 33(3) PCT.

- 2.4 D2 discloses a tubular device being suitable for dialysis, comprising an elongated body (32, 46), a lumen and a valve (48) having a nonthrombogenic coating as defined in claims 10 and 14. Consequently, the subject-matters of claims 10 and 14 do not meet the requirement of Article 33(2) PCT.
- 2.5 The technical features of the dependent claims 11-13 and 15-17 appear to be obvious from the combined teaching of D1 and D2 or US-A-4 447 237 (D5). Thus, said claims do not meet the requirement of Article 33(3) PCT.
- 2.6 The technical features of claims 7 and 9 do not appear to be derivable from any of the cited documents in an obvious manner. Thus, the subject-matters of said claims appear to meet the requirements of Article 33(2) and (3) PCT.
- 2.7 The industrial applicability (Article 33(4) PCT) of a device according to the claims 1-17 is self-evident.

3 Concerning Item VII

The closest prior art (D1) has not been identified as required by Rule 5(a)(ii) PCT. Furthermore, the independent claims are not in the two-part form as required by Rule 6.3(b) PCT. In addition, the claims do not include reference signs in parentheses as required by Rule 6.2(b) PCT.